



BOX: MISSING PARTS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

Markus Lautenbacher

DOCKET NO: P00,0289

SERIAL NO:

09/513,462

GROUP NO: 2768

DATE FILED:

February 25, 2000

EXAMINER:

INVENTION:

METHOD FOR USING SOFTWARE PRODUCTS

THAT ARE OFFERED VIA A NETWORK"

Assistant Commissioner for Patents Washington, D.C. 20231

SUBMITTAL OF DECLARATION **PURSUANT TO 37 C.F.R. 1.53(d)**

Applicant herewith submits an executed Declaration in response to the Notice to File Missing Parts dated March 30, 2000 (a copy of which is enclosed herewith). A check for the statutory fee in the amount of \$130.00 is submitted herewith. Any deficiency or overpayment should be charged or credited to deposit account

No. 08-2290. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

(Reg. No. 31,870)

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Attorneys for Applicant

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on May 3, 2000.

Attorney for Applicant

DECLARATION AND POWER OF ATTORNEY

below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Method for Using Software Products that are Offered Via A Network

Case No. <u>P00,0289</u> , the s	specification of which	
(check X one)	is attached hereto. was filed on <u>February 25, 2000</u> Application Serial No. <u>09/513,462</u> and was amended on (if applicable)	
	ve reviewed and understand the content ed by any amendment referred to above.	
	to disclose to the United States Patent C bility of this application in accordance with	
before my or our invention there or our invention thereof or more sale in the United States of Ame has not been patented or made in any country foreign to the Unior assigns more than twelve more certificate on this invention has	t believe this invention was ever known of cof, or patented or described in any printed than one year prior to this application, the cica more than one year prior to this applicated the subject of an inventor's certificate is ited States of America on an application on this prior to this application, and that is been filed in any country foreign to the epresentatives or assigns, except as identically.	ed publication in any country before my at the same was not in public use or on lication, and I believe that the invention sued before the date of this application filed by me or my legal representatives no application for patent or inventor's United States of America prior to this
I hereby claim foreign application(s) for patent or inve Prior Foreign Application		ed States Code, 119 of any foreign
Number 00100922.4	Country European Patent Office	Date January 18, 2000
	any foreign application for patent or in- application on which priority is claimed: on(s)	ventor's certificate having a filing date
Number	Country	Date
	_	

^{1 (}b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

⁽¹⁾ It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or

⁽²⁾ It refutes, or is inconsistent with, a position the applicant takes in:

⁽I) Opposing an argument of unpatentability relied on by the Office, or

⁽ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.



If no priority is claimed, I have identified all foreign patent applications filed prior to this application:

Prior Foreign Application(s)

Number

Country

Date

And I hereby appoint Messrs. John D. Simpson (Registration No. 19,842), Dennis A. Gross (24,410), Robert M. Barrett (30,142), Steven H. Noll (28,982), Kevin W. Guynn (29,927), Robert M. Ward (26,517), Brett A. Valiquet (27,841), Edward A. Lehman (22,312), David R. Metzger (32,919), Todd S. Parkhurst (26,494), James D. Hobart (24,149), Melvin A. Robinson (31,870), Joseph P. Reagen ((35,332), Michael R. Hull (35,902), Michael S. Leonard (37,557), William E. Vaughan (39,056) and Lewis T. Steadman (17,074), all members of the firm of Hill & Simpson, A Professional Corporation

Telephone: 312/876-0200 Ext. 3491

my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and direct that all correspondence be forwarded to:

Hill & Simpson A Professional Corporation 85th Floor Sears Tower, Chicago, Illinois 60606

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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